United States Court of Appeals

For the Fighth Circuit

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	No. 14-2903	
Uı	nited States of America	
	Plaintiff - Appellee	
	V.	
D	onald Richard Sheldon	
	Defendant - Appellant	
11	om United States District Court thern District of Iowa - Dubuque	
	mitted: February 13, 2015 filed: February 25, 2015 [Unpublished]	
Before SMITH, GRUENDER,	and BENTON, Circuit Judges.	
PER CURIAM.		
•	appeals the sentence that the district court ¹ imperence in the district court imperence in the sentence that the district court imperence in the sentence in	•

¹The Honorable Linda R. Reade, Chief Judge, United States District Court for the Northern District of Iowa.

filed under Anders v. California, 386 U.S. 738 (1967), he argues that the sentence is unreasonable.

Upon careful review, see United States v. Feemster, 572 F.3d 455, 461 (8th Cir. 2009) (en banc) (appellate review of sentencing decision), we conclude that the sentence is not unreasonable: the district court carefully considered relevant sentencing factors and did not commit a clear error in judgment in weighing the factors, and sentenced Sheldon at the bottom of the undisputed Guidelines range, see Gall v. United States, 552 U.S. 38, 51 (2007) (if sentence is within Guidelines range, appellate court may apply presumption of reasonableness); United States v. Bridges, 569 F.3d 374, 379 (8th Cir. 2009) (sentencing court has wide latitude to weigh 18 U.S.C. § 3553(a) factors and assign some factors greater weight than others). Further, having independently reviewed the record pursuant to Penson v. Ohio, 488 U.S. 75, 80 (1988), we find no nonfrivolous issues.

Accordingly, we grant counsel's motion to withdraw, and we affir	irm
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